Petty Sessions Courts (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

Election of union justices.

- 2. Mode of election.
- 3. Persons entitled to vote.
- Person elected to be justice of the peace.
- To be approved of by Lord Chancellor.
 New election if Lord Chancellor disapproves.
- Justice to hold office for five years, and to be removeable by Lord Chancellor.
- 8. Vacancies to be filled by new election.
- Powers of Lord Chancellor may be exercised by persons having custody of Great Scal.
- Election expenses to be paid out of rates of union.
- 11. Short title of Act.

[Bill 87.]



[37 Vici.]

BILL

ROL

The better Administration of Justice at Petty Sessions Courts A.D. 1874.
in Ireland.

WHEREAS it is expedient to make further provision for Presentle, the participation of elected magistrates in the administration of justice in Iroland:

Be it therefore enacted by the Queen's most Excellent Majesty, 5 by and with the salvice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the sume, as follows:

1. On the first day of November next the ratepayers of each Elesian of and every poor into mine in Ireland shall cleet, in manner herein unito justice and proper person to fill the office of union less justice for the same union.

The election shall be hallot, and shall be held by the chairman, Mode of
or in his absence the vice-chairman of the board of guardians, or desire.
in the absence of hold, by such other person as the hoard of guar-

15 dians may appoint; it shall take place in the board room or some other room of the building in which the board of guardians usually meet, and all the provisions of the Ballot Act relating to municipal elections shall apply to elections under this Act.

 The persons entitled to vote at such election shall be the Persons 20 same persons as those entitled to vote at the election of poor law offiled to guardians in the several electoral districts.

4. The persons so elected to be union justice, upon being approved Person of as become falter mentioned, and upon taking the oaths requised detail to by law, shall have and exercise all the powers and privileges of a to praise of 25 justice of the peace for each and every county in which any part of the union for which he is elected is situated.

 Immediately after the election the person acting as returning To be apofficer shall transmit to the Lord Chancellor of Ireland the name proved of the person so elected, and if the Lord Chancellor shall approve of Chancellor [Bill 87.7] A.D. 1874. him he shall cause the usual authority to be given for the administration of the oaths required by law to he taken by justices of the pence.

6. It shall he lawful for the Lord Chancellor, within one month disapproves.

after the name is transmitted to him, to disapprove of such election, 5 and to notify such disapproval to the chairman of the hoard of guardians, and thereupon the chairman, or in his absence the vicechairman, or in the absence of both some other person appointed hy the hoard of guardians shall, within one fortnight, proceed to hold a new election, giving one week's notice of same, and the 10 ratepayers shall then proceed in manner before mentioned to elect some other person to be submitted in like manner to the Lord Chancellor, and all the provisions herein enseted relating to the first election and the person elected shall apply to any subsequent election. 7. The person so elected shall continue to hold office for five

years and no longer, and so long as he continues to hold such office his name shall be included in every commission of the peace to be issued for the county in which he is entitled to act as justice: Chroce Bor. Provided always, that it shall be lawful for the Lord Chancellor to 20 remove such person from the commission of the peace in the same manner to all intents and purposes as any other justice may be removed, and upon such removal his office of union justice shall he deemed to he vacant. 8. Whenever a vacancy shall take piace in the office of union 25

justice by the death, incapacity, resignation, or removal of such union justice, or by the efflux of time, the chairman, or in his absence the vice-chairman of the hoard of guardians shall, within one month after such vacancy, proceed to hold a new election of a person to fill such office, giving one week's notice of some and 20 every such election and the person elected thereat shall be subject. in all respects to the same rules, regulations, and provisions as are herein-before enacted with reference to the first election under this Act.

Lord Chap-

9. All the powers and duties conferred herein upon the Lord 35 Chancellor of Ireland shall and may be exercised by the Lord having one Keeper, Lords Commissioning, tody of Great at any time the custody of the Great Seal. Keeper, Lords Commissioners, or other person or persons having 10. The expenses incurred by the returning officer in carrying

out any election under this Act shall be defrayed by the hoard of 40 guardians out of the rates of the union at large,

11. This Act may for all purposes be cited as the Union Justices Short title of Act. (Izeland) Act, 1874.



Petty Sessions Courts (Ireland).

BILL

For the better Administration of Justice at Petty Sessions Courts in Ireland.

(Prepared and Irrapite is by Mr. O'Sullivon, Mr. French, Mr. Rougme, Cuptain Notan, and Mr. Praces)

Under 1 oz.

Ordered, by The Hense of Commons, to be Printed, 6 May 1876.